

§ 723.508

records or information, or for refusing a request for relevant information.

§ 723.508 Reconsideration and appeal.

A domestic manufacturer of cigarettes may request that the Director reconsider any adverse determination with respect to such manufacturer under this subpart. A request for reconsideration shall be made within 15 calendar days after the date of the notification of failure to comply except that the manufacturer for cause may request that the time for such filing be extended. The Director may grant such requests and may set conditions for such extensions. Unless otherwise specified by the Director, an extension of the time for reconsideration, or the pendency of reconsideration or appeal, shall not toll the time for payment of any amount due, nor toll the accrual of interest. If the domestic manufacturer is dissatisfied with the reconsideration determination rendered, such manufacturer may appeal the determination to the Director, National Appeals Division in accordance with part 780 of this title.

§ 723.509 Limitation of subpart to 1994 production.

Notwithstanding any other provision of this subpart, the requirements and provisions of this subpart shall not apply to cigarettes produced after December 31, 1994.

[60 FR 61194, Nov. 29, 1995]

PART 729—PEANUTS

Subpart A—General Provisions

Sec.

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Subpart C—Marketing Cards, Marketings, Penalties, and Assessments

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- 729.302 Identification of producer marketings.
- 729.303 Designation of category for marketing peanuts.
- 729.304 Marketing card entries.
- 729.305 Peanuts on which penalties are due and refund of excess penalty collected.
- 729.306 Farms with one acre or less of peanuts.
- 729.307 Assessment of penalties; joint and several liability.
- 729.308 Lien for penalty.
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- 729.401 Peanuts marketed to persons who are not registered handlers.
- 729.402 Report on marketing card.
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